

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF OKLAHOMA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

OKLAHOMA GAS & ELECTRIC CO.,

Defendant.

Civil Action No. 5:13-cv-00690-D

**PLAINTIFF UNITED STATES' OPENING BRIEF IN SUPPORT OF ITS  
MOTION FOR SUMMARY JUDGEMENT AND DECLARATORY RELIEF**

**EXHIBIT 3-F**

**OGE Energy Corp.**

PO Box 321

Oklahoma City, Oklahoma 73101-0321

405-553-3000

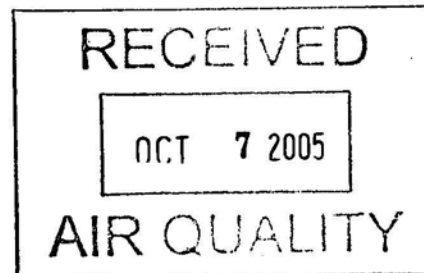
www.oge.com

**OGE**

October 3, 2005

**CERTIFIED MAIL 7003 3110 0004 5370 6132**

Mr. Eddie Terrill, Division Director  
Air Quality Division  
Oklahoma Department of Environmental Quality  
P.O. Box 1677  
Oklahoma City, Oklahoma 73101-1677



**RE: Oklahoma Gas & Electric Co. Muskogee Generating Station Unit 5 Economizer and Steam Turbine Project**

Dear Mr. Terrill:

Enclosed is a document titled "Air Quality Regulatory Applicability for Proposed Economizer Replacement and Steam Turbine L-2 and L-4 Blade Replacement". The document identifies the applicable regulatory citations and discusses the methodology that was used to determine past actual and future projected actual emissions.

The Muskogee project began on September 19, 2005. It is anticipated that the project will be completed and the unit restarted on November 14, 2005. Therefore, post-project emissions will be calculated from January 2006 through December 2006 and reported to ODEQ within 60 days after the end of 2006.

If you have any questions, please contact Laura Herron at 553-3057 or me at 553-3690.

Sincerely,

A handwritten signature in cursive script, appearing to read "David Branecky".

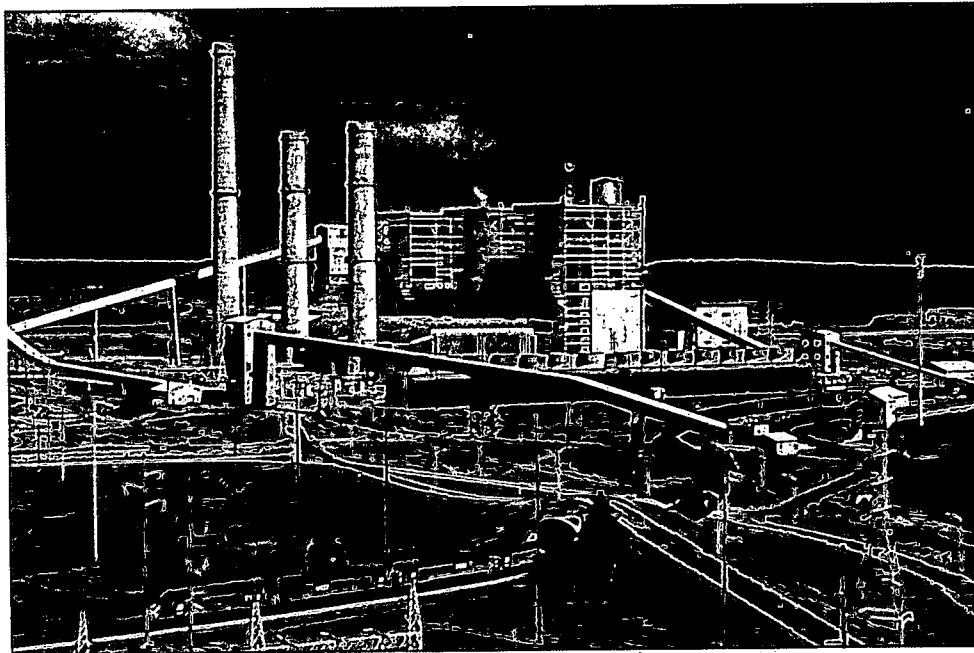
David Branecky  
Manager Air Quality

Enclosure:

Cc: IXOS id 2503 Larry Hatley  
Charles Smithson

**AIR QUALITY REGULATORY APPLICABILITY  
FOR  
PROPOSED ECONOMIZER REPLACEMENT AND  
STEAM TURBINE L-2 AND L-4 BLADE REPLACEMENT**

**OKLAHOMA GAS & ELECTRIC ▪ MUSKOGEE GENERATING STATION UNIT 5**



**October 3, 2005**

## **SUMMARY**

In order continue to provide a reliable source of electricity to our customers Oklahoma Gas & Electric Company (OG&E) finds it necessary to replace the economizer and turbine blades on Muskogee Generating Station Unit 5. This document determines potential emission impacts for the proposed project, the potential applicability to New Source Performance Standards (NSPS) and New Source Review (NSR), and sets forth OG&E's proposed plan of action for compliance. This project began on September 19, 2005 and is scheduled to be completed by November 14, 2005.

## **BACKGROUND & PROJECT DESCRIPTION**

Muskogee Power Plant consists of three separate coal-fired units (#4, 5 and 6) and one gas fired unit (#3). Each of the coal units is nominally rated at approximately 570 MW generating capacity and has been in operation for approximately 25 to 30 years. Oklahoma Department of Environmental Quality (ODEQ) has issued a Title V operating permit for the facility as Permit number 97-136-TV (M-2). The unit under consideration has permit emission limits in terms of pounds of specific pollutant per million Btu. The Muskogee Power Plant is located in Muskogee County, which is considered "in attainment" of the Federal air quality standards.

The Muskogee Unit 5 economizer project will involve the replacement of the economizer tubes. An "economizer" in a power boiler is used to transfer waste heat from the boiler exhaust gas stream to preheat the feedwater to the boiler. Replacement of the economizer is necessary due to the failures of the serpentine hanger support system and other tube failures. The tubes replaced will have approximately the same effective heating surface area and heat transfer capability, but they will have an improved tube support system and be arranged in a different layout.

The Muskogee Unit 5 Westinghouse steam turbine Low Pressure (LP) section rows L-2 and L-4 are to be replaced (two out of seven blade rows on each LP section). An engineering evaluation of the LP blades performed by the original equipment manufacturer indicated blade rows L-2 and L-4 had unacceptable strength-to-stress ratios. Replacement of these blades is necessary to ensure LP blade integrity and reliability.

## **SUPPORTING DATA**

- The project is scheduled for a unit overhaul during the period from September 19 to around November 14, 2005.
- The cost of the economizer replacement is approximately \$4,106,000.
- The cost of the turbine project is approximately \$1,919,000.
- The original cost of construction of Unit 5 excluding siding, foundation, roof, and all other attachments was approximately \$27,795,196.16 (1977 dollars).
- The purpose of this project is to minimize downtime, reduce potential safety hazards, and increase efficiency.
- Emission factors for Muskogee Unit 5 (pulverized coal, dry bottom, tangentially fired boiler) are as follows:



- CO = 0.5 lb/ton based on AP-42 Table 1.1-3 (9/98)
- VOC = 0.06 lb/ton based on AP-42 Table 1.1-19 (9/98)
- TSP = 0.034 lb/mmBtu per compliance test
- PM<sub>10</sub> = 0.02278 lb/mmBtu based on 67% of TSP per AP-42 table 1.1-6 (9/98)
- NO<sub>x</sub> actual emissions from Acid Rain CEMS
- SO<sub>2</sub> actual emissions from Acid Rain CEMS
- H<sub>2</sub>SO<sub>4</sub> emissions based on SO<sub>2</sub> emissions and factors from Southern Company
- Average heat content of coal = 8,771 Btu/lb

## **APPLICABLE AIR QUALITY REGULATIONS**

### New Source Performance Standards

The coal-fired unit in question is currently applicable to NSPS Subpart D. There is a possibility that the changes under consideration could be considered a "modification"<sup>1</sup> or "reconstruction"<sup>2</sup> and thus make the units applicable to Subpart Da. "Modification" excludes "an increase in production rate of an existing facility, if that increase can be accomplished without a capital expenditure on the facility." A "capital expenditure" level is established in IRS Publication 534 (last listed in the 1984 edition) for each type of industry. The electric power generation industry is listed with a capital expenditure threshold of five percent. This has been interpreted to require the comparison of the capital cost of construction of the emissions unit (at time of construction) as compared with the cost of changes under consideration (present dollars). In this case the changes planned for Muskogee Unit 5 boiler are estimated to cost a total of approximately \$4,106,000. The past actual cost of construction of the Number 5 Unit was approximately \$27,795,196.16 (1977 dollars). Thus, the proposed changes cost approximately 14.8 percent of the original cost. However, to be considered a modification, there must be an accompanying increase in the emission rate. The economizer replacement will not result in an increase in the emission rate. Therefore, even though the project qualifies financially as a modification, because the hourly emissions do not increase the unit will not be subject to Subpart Da.

"Reconstruction" under NSPS definitions includes changes whose "fixed capital cost of the new components exceeds 50 percent of the fixed capital cost that would be required to construct a comparable entirely new facility." The costs of the changes under consideration are relatively minor compared to the cost of a new facility and thus the changes would not be considered a reconstruction under NSPS.

### New Source Review

Whether or not physical changes to equipment at existing power plants trigger New Source Review (NSR) permitting requirements can be a complicated and controversial issue. The Prevention of Significant Deterioration (PSD) program is the NSR permitting mechanism for projects that occur in areas that are in attainment of the National Ambient Air Quality Standards

<sup>1</sup> 40 CFR Part 60, paragraph 60.14

<sup>2</sup> 40 CFR Part 60, paragraph 60.15

(NAAQS). Traditionally, assessing PSD applicability for a physical change to an existing emission unit at a power plant is a two-step process. First, emission increases from the proposed project are determined on a pollutant-by-pollutant basis and compared to the relevant Significant Emission Rates (SER). If the emission increase after the first step does not exceed the applicable SER, the project does not trigger PSD permitting requirements for that pollutant. For individual pollutants that do exceed the relevant SER, the second step requires a netting analysis. A netting analysis involves a determination of creditable contemporaneous period. With respect to "electric utility steam generating units," the Wisconsin Electric Power Company (WEPCO) series of court opinions, regulations, and guidance documents establish a framework within which a regulated party can calculate emission increases by which *past actual* emissions are subtracted from expected *future actual* emissions.

### EMISSION CALCULATION METHODOLOGY

Baseline actual emissions for Muskogee Unit 5 were determined as defined by 40 CFR 52.21(b)(48) which says, "Baseline actual emissions means the rate of emissions, in tons per year, of a regulated NSR pollutant, as determined in accordance with paragraphs (b)(48)(i) through (iv) of this section". In addition, 40 CFR 52.21 (b)(48)(i) says, "For any existing electric utility steam generating unit, baseline actual emissions means the average rate in tons per year, at which the unit actually emitted the pollutant during any consecutive 24-month period selected by the owner or operator within the 5-year period immediately preceding when the owner or operator begins actual construction for the project..."

Projected actual emissions for Muskogee Unit 5 were determined as defined by 40 CFR 52.21(b)(41)(i) which says, "Projected actual emissions means the maximum annual rate, in tons per year, at which an existing emissions unit is projected to emit a regulated NSR pollutant in any one of the 5 years (12-month period) following the date the unit resumes regular operation after the project,...". 40 CFR 52.21(b)(41)(ii)(c) says that in determining projected actual emissions under paragraph (b)(41)(i), the owner or operator of the major stationary source, "Shall exclude, in calculating any increase in emissions that results from the particular project, that portion of the unit's emissions following the project that an existing unit could have accommodated during the consecutive 24-month period used to establish the baseline actual emissions under paragraph (b)(48) of this section and that are also unrelated to the particular project, including any increased utilization due to product demand growth."

For Muskogee Unit 5, 40 CFR 52.21(r)(6)(iii) and (iv) will be followed to demonstrate future actual emissions. 40CFR 52.21(r)(6)(iii) says, "The owner or operator shall monitor the emissions of any regulated NSR pollutant that could increase as a result of the project and that is emitted by any emissions unit identified in paragraph (r)(6)(i)(b) of this section; and calculate and maintain a record of the annual emissions, in tons per year on a calendar year basis, for a period of 5 years following resumption of regular operations after the change, or for a period of 10 years following resumption of regular operations after the change if the project increases the design capacity of or potential to emit that regulated NSR pollutant at such emissions unit." 40 CFR 52.21(r)(6)(iv) says, "If the unit is an existing electric utility steam generation unit, the owner or operator shall submit a report to the Administrator within 60 days after the end of each

year during which records must be generated under paragraph (r)(6)(iii) of this section setting out the unit's annual emissions during the calendar year that preceded submission of the report."

Therefore, if Muskogee Unit 5 resumes regular operating as scheduled during November 2005, emissions will be calculated from January 2006 through December 2006 and reported to ODEQ within 60 days after the end of 2006. The final emissions report for this project will be due 60 days after the end of 2010.

EPA Region 5 has further clarified the WEPCO decision by a letter (Appendix A) concerning the Detroit Edison Company dated May 23, 2000. Detroit Edison planned to conduct a turbine components replacement. EPA concluded that the replacement could not be considered routine but could be exempt from PSD consideration as long as there was not a significant increase of emissions. The letter also reaffirms the exclusion from consideration of emission increases "...which could have been accommodated before the change and is unrelated to the change, such as demand growth."

To verify that a significant increase of emissions would not occur, the EPA letter required Detroit Edison to provide project information to the local regulatory agency (Michigan DEQ) as listed below.

1. Calculation of past actual to future actual emissions comparison.
2. Annual reports for at least five years demonstrating that the renovation did not result in a significant emission increase (40 CFR 52.21(21)(v)).

### **EMISSIONS IMPACT OF THE PROJECT**

Past actual emissions for Muskogee Unit 5 for the previous 5 years have been collected through the Acid Rain Continuous Emissions Monitoring System (CEMS) and emissions calculations. This data is summarized in Appendix B. The data was reviewed to find the 24-month rolling period with the highest activity/emission rates. This period of time was determined separately for each measure of activity: heat input, stack flow, SO<sub>2</sub> emissions and NO<sub>x</sub> emissions. The highest activity rate for heat input derived emissions was determined to be during the 24-month block ending at the end of February 2005. Table 4-1 shows the allowable increase in emissions that would not be subject to PSD requirements. This analysis is based on the "past actual to future actual" test. If the proposed project increases emissions more than the allowable limit, excluding increases due to system generation demand growth, then the unit would be subject to PSD for that specific pollutant.

**TABLE 4-1. ALLOWABLE EMISSIONS FOR PROJECT**

<b>Pollutant</b>	<b>Past Actual (tpy)</b>	<b>SER (tpy)</b>	<b>Projected Future Actual (tpy)</b>
PM <sub>10</sub>	449.99	15	464.89
SO <sub>2</sub>	10,209.5	40	10,249.4
NO <sub>x</sub>	6,674.12	40	6,714.02
VOC	67.57	40	107.47
CO	563.04	100	662.94
H <sub>2</sub> SO <sub>4</sub>	3.9	7	10.8

**Notes:**

1. Past actual emissions of SO<sub>2</sub> and NO<sub>x</sub> based on Acid Rain CEMS (Maximum annual average from a 24 month period in past 5 years).
2. Past actual emissions of PM<sub>10</sub>, VOC, and CO based on coal usage (heat input 39,507,710.14 MMBtu/yr) (Maximum annual average from a 24 month period in past 5 years) and AP42 (9/98) Chapter 1.1 emission factors. Average heat content of coal burned was 8771 Btu/lb.
3. Sulfuric Acid emissions based on SO<sub>2</sub> emissions and factors developed by Southern Company.  $E1' = K (\text{MW and units constant}) * F1 (\text{fuel impact factor}) * F2 (\text{technology impact factor}) * E2 (\text{SO}_2 \text{ emissions, tpy})$ .
4. Projected future actual does not include increases from system generation demand growth.

Significantly, any increases of facility operations or emissions that are attributable to increased customer demand are not considered as increases for PSD evaluation. This exemption is clearly supported in the WEPCO and Detroit Edison decisions.

Therefore, in calculating future actual emissions for compliance demonstration purposes emission changes associated with increased utilization (but not associated with the proposed project, e.g. generation demand) are not included. The WEPCO rule expressly excludes from relevance any increase in emissions that are attributable to increased capacity utilization due to future system demand growth or the utility system. In addition, the future actual test period will be limited to five years.

**PROPOSAL**

OG&E proposes to limit emissions (excluding increases due to system generation demand (40 CFR § 52.21(b)(33)(ii)) on Unit 5 after economizer replacement and turbine project such that the emission increase will not exceed the PSD significant threshold increase level. OG&E will maintain and submit to ODEQ on a calendar year basis for a period of five years starting with the first full calendar year after the date the unit resumes regular operation, information demonstrating that the economizer replacement and turbine project did not result in an emissions increase.

**APPENDIX A**

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**U.S. EPA REGION V LETTER**

May 23, 2000

R-19J

Henry Nickel  
Counsel for the Detroit Edison Company  
Hunton & Williams  
1900 K Street, N.W.  
Washington D.C. 20006-1109

Dear Mr. Nickel:

I am responding to your request on behalf of the Detroit Edison Company for an applicability determination regarding the proposed replacement and reconfiguration of the high pressure section of two steam turbines at the company's Monroe Power Plant, referred to as the Dense Pack project. Specifically, you requested that the United States Environmental Protection Agency (EPA) determine whether the Dense Pack project at the Monroe Power Plant would be considered a major modification that would subject the project to pollution control requirements under the Prevention of Significant Deterioration (PSD) program.

We have reviewed your original request, dated June 8, 1999, and the supplemental information you submitted on December 10, 1999, and March 16, 2000. We provisionally conclude that the Dense Pack project would not be a major modification. Thus, Detroit Edison may proceed with the project without first obtaining a PSD permit. Although the Dense Pack project would constitute a nonroutine physical change to the facility that might well result in a significant increase in air pollution, Detroit Edison asserts that emissions will not in fact increase due to the construction activity, and EPA has no information to dispute that assertion.

As you know, nonroutine changes of any type, purpose, or magnitude at an electric utility steam generating unit -- ranging from projects to increase production efficiency to even the complete replacement of entire major components -- are excluded from PSD coverage as long as they do not significantly increase emissions from the source. Thus, Detroit Edison has been free to proceed at any time with the Dense Pack project without first obtaining a PSD permit as long as it adheres to its stated intention to not increase emissions as a result of the project. Indeed, EPA encourages the company to proceed with the project on this basis, since it appears to both reduce emissions per unit of output and not increase actual air pollution.

As you are also aware, under the applicable new source review regulations, in determining if a physical change will result in a significant emissions increase at an electric utility plant, companies may use an "actual" to "representative actual annual emissions" test for emissions from the electric utility steam generating unit, under which a calculation of baseline emissions and a projection of future emissions after the change is needed. Our determination of nonapplicability is provisional because Detroit Edison has not, to our knowledge, provided a calculation of baseline emissions or projected future emissions to the permitting agency, and this should be done prior to the start of construction. The basis for this determination is summarized below and is set forth in full in the enclosed detailed analysis.

In determining whether an activity triggers PSD, the Clean Air Act and EPA's regulations



specify a two-step test. The first step is to determine if such activity is a physical or operational change, and if it is, the second step is to determine whether emissions will increase because of the change. The statute admits of no exception from its sweeping scope, but EPA's regulations contain some narrow exceptions to the definition of physical or operational change. In particular, Detroit Edison claims that the Dense Pack project is eligible for the exclusion for routine maintenance, repair, and replacement. The determination of whether a proposed physical change is "routine" is a case-specific determination which takes into consideration the nature, extent, purpose, frequency, and cost of the work, as well as other relevant factors. After carefully reviewing all the information you submitted in light of the relevant factors, EPA has determined that the proposed project is not "routine."

The purpose of the Dense Pack project, to significantly enhance the present efficiency of the high pressure section of the steam turbine, signifies that the project is not routine. An upgrade of this nature is markedly different from the frequent, inexpensive, necessary, and incremental maintenance and replacement of deteriorated blades that is commonly practiced in the utility industry. For instance, past blade maintenance and replacement of only the deteriorated blades at Detroit Edison has never increased efficiency over the original design. Accordingly, because increasing turbine efficiency by a total redesign of a major component is a defining feature of the proposed Dense Pack project, it clearly goes significantly beyond both historic turbine work at Detroit Edison, and what would otherwise be considered a regular, customary, or standard undertaking for the purpose of maintaining the existing steam turbine units. The project also goes well beyond routine turbine maintenance, repair, and replacement activities for the utility industry in general.

The nature and extent of the work in question -- replacement of the entire high pressure sections of the steam turbines for Units 1 and 4 at Monroe -- suggests that the Dense Pack project is not routine. It would result in greater efficiency above the level that can be reached by simply replacing deteriorated blades with ones of the same design and, in addition, will substantially increase efficiency over the original design. Specifically, the Dense Pack upgrade would not only restore the 7 percent of the efficiency rating lost over the years at each unit but would improve the unit's efficiency by an additional 5 percent over its original design capacity. Accordingly, the proposed project represents a significant and major redesign and replacement of the entire high pressure sections of the steam turbines at Units 1 and 4 at the Monroe facility.

The frequency with which utilities have undertaken turbine upgrades like the Dense Pack project also indicates the nonroutine nature of the changes. The information provided by Detroit Edison, regarding past history at the Monroe facility, describes what is characterized as necessary maintenance, repair, and replacement of deteriorated turbine blades approximately every 4 years. During these overhaul periods, it is not uncommon for the company to replace up to several turbine blades at one time. It is common among other utilities to also perform similar turbine maintenance. However, Detroit Edison has not provided any information to suggest that a complete replacement and redesign of the high pressure section of a steam turbine is conducted frequently at Monroe or at any other individual utility. Instead, Detroit Edison relies on its claim that projects "similar" to the Dense Pack project have been performed at a number of utilities. This information does not indicate that the replacement of the high pressure section of the steam turbine is frequent at the typical utility source; to the contrary, the only available information

reflects that projects like the Dense Pack project have been performed only one time, if ever, at individual sources.

The cost of the Dense Pack project is significant and tends to indicate that this project is nonroutine. Detroit Edison expects the Dense Pack replacement to cost approximately \$6 million for each turbine unit, for a total of \$12 million. The EPA has rejected claims of routineness in past cases where the cost was substantially less than this figure. Moreover, Detroit Edison intends to capitalize the entire cost of this project, and EPA believes that a \$12 million project that is 100 percent capital improvement indicates that it is a major undertaking.

Beyond the clearly significant absolute cost of this project, available information suggests that this expenditure far exceeds the cost typically associated with turbine blade maintenance activity. Detroit Edison provided only a summary of the total project costs for past maintenance and inspections at the facility, the total costs of which ranged from less than \$1 million to a little more than \$6 million. Although Detroit Edison did not provide any detail regarding what specific activities comprise these aggregated amounts, it acknowledges that it spent only \$18,700, \$33,100, and \$7,900 to replace high-pressure rotors in three turbine projects in 1981 and 1982. Further, the project is significantly more costly than simply replacing deteriorated blades today; Detroit Edison acknowledges that the Dense Pack upgrade would cost three times more than its alternative blade repair and replacement project. Accordingly, it appears that the costs associated with the Dense Pack project greatly exceed the amounts spent previously by Detroit Edison or that it would spend presently for the replacement of deteriorated turbine blades or rotors.

For the reasons delineated above, we conclude that the changes proposed by Detroit Edison are not routine. Detroit Edison's submissions do not demonstrate that projects such as the Dense Pack project are frequent, inexpensive, or done for the purpose of maintaining the facility in its present condition. Instead, the source relies on two principal arguments: (1) it claims that this project is less significant in scope than was the activity in question in the 1988 applicability determination for the Wisconsin Electric Power Company (WEPCO); and (2) it alleges that EPA has interpreted the exclusion for routine activity expansively to exempt all projects that do not increase a unit's emission rate. EPA rejects both of these arguments, the former because both EPA and the U.S. Court of Appeals for the Seventh Circuit viewed WEPCO's activity as "far from" routine and thus this attempted comparison to WEPCO is unsuitable, and the latter because it is demonstrably incorrect. The attached analysis addresses these points in significant detail.

When nonroutine physical or operational changes significantly increase emissions to the atmosphere, they are properly characterized as major modifications and are subject to the PSD program. In general, a physical change in the nature of the Dense Pack project, which provides for the more economical production of electricity, would be expected to result in the increased utilization of the affected units, and thus, increased emissions. Notwithstanding the fact the Monroe units may be high on the dispatch order, the Dense Pack project would allow Detroit Edison to produce electricity more cheaply per unit of output, thereby creating an incentive to run Units 1 and 4 above current levels. Even a small increase over current normal levels in the utilization of the affected units would result in a significant increase in actual emissions of criteria pollutants. For example, in 1997, at the Monroe facility Unit 1 emitted approximately



14,000 tons of nitrogen oxides (NOx) and 41,000 tons of sulfur dioxide (SO<sub>2</sub>), and Unit 2 emitted 12,000 tons of NOx and 35,000 tons of SO<sub>2</sub>. Based on this information, if a one to five percent increase in operation were to result from the Dense Pack project, increases on the order of 160-800 tons of NOx and 400-2000 tons of SO<sub>2</sub> would occur.

Detroit Edison, however, maintains that emissions will not increase as a result of the Dense Pack project. Specifically, the company contends that representative actual annual emissions following the change will not be greater than its pre-change actual emissions, because the Dense Pack upgrade will not result in increased utilization of the units. As you are aware, the PSD regulations (under the provisions commonly known as the "WEPCO rule") allow a source undertaking a nonroutine change that could affect emissions at an electric utility steam generating unit to lawfully avoid the major source permitting process by using the unit's representative actual annual emissions to calculate emissions following the change if the source submits information for 5 years following the change to confirm its pre-change projection. In projecting post-change emissions, Detroit Edison does not have to include that portion of the unit's emissions which could have been accommodated before the change and is unrelated to the change, such as demand growth.

Under the WEPCO rule, Detroit Edison must compute baseline actual emissions and must project the future actual emissions from the modified unit for the 2-year period after the physical change (or another 2-year period that is more representative of normal operation in the unit's modified state). As noted above, Detroit Edison has not provided these figures to verify its projection of no increase in actual emissions, and should submit them to the Michigan Department of Environmental Quality prior to beginning construction. In addition, Detroit Edison must maintain and submit to the permitting agency on an annual basis for a period of at least 5 years (or a longer period not to exceed 10 years, if such a period is more representative of the modified unit's normal post-change operations) from the date the units at the Monroe Plant resume regular operation, information demonstrating that the renovation did not result in a significant emissions increase. If Detroit Edison fails to comply with the reporting requirements of the WEPCO rule or if the submitted information indicates that emissions have increased as a consequence of the change, it will be required to obtain a PSD permit for the Dense Pack project.

Finally, regardless of whether PSD review is triggered due to the Dense Pack project, Detroit Edison must meet all other applicable federal, state, and local air pollution requirements.

This determination will be final in 30 days unless, during that time, Detroit Edison seeks to confer with or appeal to the Administrator or her designee regarding it. If you have any questions regarding this determination, please contact Laura Hartman, Environmental Engineer, at (312) 353-5703, or Jane Woolums, Associate Regional Counsel, at (312) 886-6720.

Sincerely,

/s/

Francis X. Lyons  
Regional Administrator

**Enclosure**

cc: Peter Marquardt, Esq., Special Counsel  
Detroit Edison Company  
2000 Second Avenue - 688 WCB  
Detroit, Michigan 48336

Russell Harding, Director  
Michigan Department of Environmental Quality

**APPENDIX B**

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**ACID RAIN CEMS DATA AND ANNUAL AVERAGES**

Month Year	HI (mmBtu)	SO <sub>2</sub> (tons)	NO <sub>x</sub> (tons)	Avg SO <sub>2</sub> <sup>1</sup> (tons)	Avg NO <sub>x</sub> <sup>1</sup> (tons)	Avg HI <sup>1</sup> (mmBtu)	Avg VOC <sup>1</sup>	Avg CO <sup>1</sup>	Avg PM10 <sup>1</sup>	Avg H <sub>2</sub> SO <sub>4</sub> <sup>1</sup>
2000-09	2967246.4	688.8	541.1							
2000-10	2396205.7	536.0	523.5							
2000-11	3590004.7	878.7	676.7							
2000-12	3596672.0	847.4	628.8							
2001-01	3944639.8	995.7	623.4							
2001-02	3106344.4	820.8	626.1							
2001-03	2728189.2	647.6	551.5							
2001-04	460622.5	98.7	70.6							
2001-05	2691487.2	714.6	451.5							
2001-06	3586929.7	915.0	608.7							
2001-07	3213255.1	806.9	685.9							
2001-08	3656429.9	984.4	736.5							
2001-09	3080904.1	782.2	576.3							
2001-10	3314779.5	876.5	590.9							
2001-11	3525829.0	976.2	668.4							
2001-12	2914076.8	770.7	544.0							
2002-01	3264165.3	828.4	583.3							
2002-02	3482968.4	808.6	587.4							
2002-03	3988421.3	933.5	722.5							
2002-04	3132243.2	791.3	544.8							
2002-05	3170635.6	818.4	453.0							
2002-06	3082028.6	856.2	391.0							
2002-07	3737293.8	1038.3	486.3							
2002-08	3546355.0	915.4	476.0	9665.18	6374.12	38088863.60	65.14	542.82	433.83	3.70
2002-09	1509611.5	475.0	179.1	9558.28	6493.13	37360046.15	63.89	532.44	425.53	3.66
2002-10	150327.0	31.4	15.4	9305.97	6239.04	36237106.80	61.97	516.43	412.74	3.57
2002-11	3199084.6	797.3	543.5	9265.28	6172.47	36041646.75	61.64	513.65	410.51	3.55
2002-12	3331285.8	777.7	596.3	9230.42	6156.23	35908953.65	61.41	511.76	409.00	3.54
2003-01	3918070.6	938.7	662.3	9201.92	6175.71	35895669.05	61.39	511.57	408.85	3.53
2003-02	3544727.0	908.4	665.7	9245.72	6195.51	36114860.35	61.76	514.69	411.35	3.54
2003-03	3719345.3	962.0	714.9	9402.94	6277.23	36610438.40	62.61	521.75	416.99	3.60
2003-04	3637545.3	912.2	625.6	9809.66	6554.69	38198899.80	65.33	544.39	435.09	3.76
2003-05	3939770.8	952.8	638.6	9928.77	6648.21	38823041.59	66.39	553.29	442.19	3.80
2003-06	3257229.6	786.1	536.0	9864.33	6611.87	38658191.54	66.11	550.94	440.32	3.78

<sup>1</sup> Annual Average in tons or mmbtu from previous 24 months

Month Year	HI (mmBtu)	SO <sub>2</sub> (tons)	NO <sub>x</sub> (tons)	Avg SO <sub>2</sub> <sup>1</sup> (tons)	Avg NO <sub>x</sub> <sup>1</sup> (tons)	Avg HI <sup>1</sup> (mmBtu)	Avg VOC <sup>1</sup>	Avg CO <sup>1</sup>	Avg PM10 <sup>1</sup>	Avg H <sub>2</sub> SO <sub>4</sub> <sup>1</sup>
2003-07	3829657.5	964.7	758.0	9943.24	6647.94	38966392.74	66.64	555.33	443.83	3.81
2003-08	3515190.8	969.1	566.8	9935.62	6563.13	38895773.19	66.52	554.32	443.02	3.81
2003-09	3248446.5	873.0	588.0	9980.99	6568.96	38979544.39	66.66	555.52	443.98	3.82
2003-10	3347644.8	1084.1	458.6	10084.81	6502.78	38995977.04	66.69	555.75	444.16	3.86
2003-11	3634257.2	974.3	681.0	10083.86	6509.06	39050191.14	66.78	556.52	444.78	3.86
2003-12	3239847.2	834.7	603.3	10115.86	6538.68	39213076.34	67.06	558.85	446.64	3.88
2004-01	3849019.8	894.06	717.73	10148.69	6605.91	39505503.59	67.56	563.01	449.97	3.89
2004-02	3487381.5	930.19	565.37	10202.50	6594.90	39507710.14	67.57	563.04	449.99	3.91
2004-03	3336598.3	822.8	490.66	10154.16	6478.96	39181798.64	67.01	558.40	446.28	3.89
2004-04	220265.28	53.31	34.06	9785.15	6223.60	37725809.68	64.52	537.65	429.70	3.75
2004-05	0	0	0	9375.96	5997.08	36140491.88	61.81	515.06	411.64	3.59
2004-06	2273826.04	495.16	386.38	9195.46	5994.77	35736390.60	61.12	509.30	407.04	3.52
2004-07	3546219.14	866.56	635.78	9109.56	6069.49	35640853.27	60.95	507.94	405.95	3.49
2004-08	2698035.11	679.28	509.97	8991.48	6086.49	35216693.32	60.23	501.89	401.12	3.45
2004-09	3786950.2	1002.16	726.69	9255.05	6360.30	36355362.67	62.17	518.12	414.09	3.55
2004-10	2998674.81	720.77	477.01	9599.73	6591.12	37779536.58	64.61	538.42	430.31	3.68
2004-11	3836996.27	911.13	589	9656.63	6613.86	38098492.41	65.16	542.96	433.94	3.70
2004-12	4009594.9	1010.72	702.44	9773.13	6666.94	38437646.96	65.74	547.79	437.80	3.74
2005-01	3694987.16	958.06	590.25	9782.81	6630.90	38326105.24	65.54	546.20	436.53	3.75
2005-02	3406637.68	794.71	542.43	9725.95	6569.26	38257060.59	65.43	545.22	435.75	3.73
2005-03	3696541.29	848.8	514.87	9669.35	6469.24	38245658.58	65.41	545.06	435.62	3.71
2005-04	3571502.39	898.6	579.26	9662.57	6446.10	38212637.13	65.35	544.59	435.24	3.70
2005-05	3376137.61	787.77	448.5	9580.04	6351.06	37930820.54	64.87	540.57	432.03	3.67
2005-06	3594312.19	884.99	477.19	9629.48	6321.64	38099361.83	65.16	542.97	433.95	3.69
2005-07	3549218.19	887.49	504.01	9590.86	6194.62	37959142.18	64.92	540.98	432.35	3.68
2005-08	3890012.2	1021.61	669.75	9617.10	6246.08	38146552.88	65.24	543.65	434.49	3.69
<b>Maximum Annual Average</b>				10209.50	6674.12	39507710.14	67.57	563.04	449.99	3.91

<sup>1</sup> Annual Average in tons from previous 24 months